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UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

16 SHAHLA SERAJ, an individual,
17 Plaintiff and Respondent
18 v.
19 TATITLEK SUPPORT SERVICES, INC.,
an Alaskan Corporation,
20 Defendant and Appellant.

Case No. 5:15-cv-01479-SVW (PJRx)

**ORDER RE DISMISSAL WITH
PREJUDICE AND BOND
EXONERATION FOLLOWING
SETTLEMENT OF THE *NUR*
CLASS ACTION AND ITS FINAL
APPROVAL BY THIS COURT**

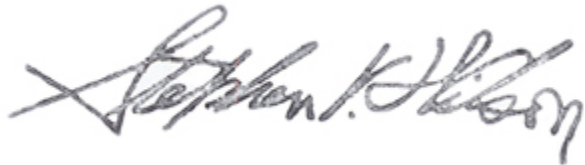
[STIPULATION PREVIOUSLY
FILED]

1 The Court, having been advised that the Plaintiff in this action is covered by the
2 class and collective action settlement and class release reached in *Nur, et al. v. Tatitlek*
3 *Support Services, Inc. et al.*, United States District Court for the Central District of
4 California, Case No. 15-CV-00094 SVW (the “*Nur Action*”). The Court further
5 recognizes that this Court’s “Order Granting Final Approval of Class Action Settlement”
6 in the *Nur Action* expressly and specifically included Plaintiffs’ proceedings as being
7 among those “DLSE Award Claimants Whose Trial De Novo Proceedings Are
8 Dismissed With Prejudice.” (See *Nur Action* Document 81 at pages 84-86 of 87
9 (attaching Documents 79-80 (the *Nur Action* Final Approval Order) as exhibits thereto).)
10 The Court further observes that this Court’s the *Nur Action* Final Approval Order
11 provides for “authorizing the release of any bond posted by Defendants in connection
12 with” this action. (*Nur Action* Document 80 at ¶ 22)

13 Based on the foregoing, and finding good cause therefor, the Court hereby finds
14 that the above-captioned action has been resolved in connection with the *Nur Action*, and
15 ORDERS that the above-captioned action is hereby DISMISSED WITH PREJUDICE
16 and any bond posted in connection with the above-captioned action is hereby exonerated.
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18 IT IS HEREBY ORDERED.

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20 Dated: November 01, 2016
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28 Honorable Stephen V. Wilson